10: The Case 106-cr-90311-15M Bocument 69 Filed 12/31/13 Page 1 of 1 United States District Court 101 W. Lumbard Street Baltimore, Maryland 21201-2691

-DEC 3 1 2013

Criminal No. JFM-06-0311

Civil No.- JFM-11-2604

In the matter of 42 U.S. C. section 2000e-5 (4)(1), that this statutory right, to request appointment of counsel Creates a corresponding statutory right to the effective assistance of Counsel analogous to that arising from the Sixth Amendment Citing Mc Mann V. Richardson, 397 U.S. 759, 771 n. 14 90 S. Ct. 1441, 25 L. Ed. 2d 763 (1970). Mr. Hopkins is indigent and in States Custody jurisdiction in Which appellant, Hopkins. Ris in an appeal process of an criminal matter. In which Mr. Hypkins Il is in an segregation unit for an incident that happen over his civil rights while he is doing, Serving an State conviction and is not geting the effective access to Federal Law, Which deem that, Mr. Hapkins. It is not having an fair adequate detense. The Sixth Amendaent guarantees the right to course in criminal cases and withholds from a courts the power and authority to deprive an accused of his life or liberty unless he has or waives the assistance of course ! In Mr. Hypkins. I case he never waives the assistance of coursel. In criminal cases, the Supreme Court has found that right implicit in the Sixth Amendment's guarantee that in all criminal prosecutions, the accused shall enjoy the right to the assistance of caused for his detense. U.S. Const. amend. VI; see Strickland v. Washington, 166 U.S. 668, 685-86, 104 S.Ct. 2052, 80 L. Ed. Zd 674 (1984). In this matter Mr. Hipkins, R is seeking the right to counse I due to the fact of the incorcerated that Mr. Hydinsk, is inn under State Custody, in which Mr. Hydins R can not defend him self under State jurisdiction. Request for vedress in this matter.

God Speed, Pay M Hashing I Roy M Hopkins In DOC No. #418808 MEDOC 550 E. Madison St.

Baltimore, Md 21202